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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/804,171	03/19/2004	Sung Hea Cho	1594.1416	6773
21171 STAAS & HAI	7590 08/24/200 LSEY LLP	7	EXAMINER	
SUITE 700	DV AVENDIE NIW		DUFF, DOUGLAS J	
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			3748	
			MAIL DATE	DELIVERY MODE
			08/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
•	10/804,171	CHO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Douglas J. Duff	3748			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence add	ress		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING DESTRUCTION - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 136(a). In no event, however, may a I will apply and will expire SIX (6) MOI te, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this com BANDONED (35 U.S.C. § 133).			
Status					
 1) ⊠ Responsive to communication(s) filed on 25 f 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under 	s action is non-final. ance except for formal mat	• •	merits is		
Disposition of Claims					
 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the Examin	cepted or b) objected to e drawing(s) be held in abeya ction is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF	• •		
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing-Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application			
Paper No(s)/Mail Date <u>4/04/07</u> .	6) Other:	The state of the s			

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DETAILED ACTION

This Office Action is in response to Applicant's request for reconsideration filed 5/25/07.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2 and 5-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujio (US 5322424) in view of Hix et al. (US 20030143083). Regarding claim 1, Fujio discloses a variable capacity rotary compressor comprising a housing with first and second compressing chambers having different volumes (Fig. 18, 7a, 9a), a rotating shaft adapted to rotate in the first and second compressing chambers (Fig. 18, 6), the motor being variable in rotating speed in accordance with an electrical control operation (col. 16, lines 13-21). Fujio fails to disclose a compressing unit arranged in the compressing chambers adapted to perform a compression operation in a selected one of the first and second compressing chambers in accordance with a change of a rotating direction of the shaft a drive motor adapted to rotate the shaft in a first direction or in a second direction.
- 3. Hix et al. teaches a variable capacity compressor where a compressing unit (120) is arranged in the compressing chambers (144, 146) adapted to perform a compression operation in a selected one of the first and second compressing chambers in accordance with a change of a rotating direction of the shaft a drive motor adapted to

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extreme efficiency (paragraph 0003, lines 18-20).

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rotate the shaft in a first direction or in a second direction (paragraphs 0002, 0003). It would have been obvious for a person having ordinary skill in the art at the time the invention was made to utilize a compressor adapted to perform compression in one of the compression chambers in accordance with a change in rotating direction of the shaft in order to provide a very cost-effective way to achieve capacity modulation and

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- 4. Regarding claim 2, the modified Fujio device discloses the invention as described in claim 1 and further discloses first and second sleeves (7b, 9b) respectively arranged in the first and second compressing chambers (Fig. 19); first and second eccentric units mounted on the rotating shaft (6a, 6b), and adapted to operate in opposite manners such that one of the first and second eccentric units selectively rotates an associated one of the first and second sleeves in an eccentric state in accordance with the rotating direction change of the rotating shaft (Figs. 18, 19), thereby causing the associated sleeve to perform a compression operation in an associated one of the first and second compressing chambers, while the other eccentric unit idly rotates the other sleeve associated therewith in the other compressing chamber associated therewith during the compression operation caused by the one eccentric unit (Hix et al., disengagement-type compressor, paragraph 0003); and first and second vanes (38, 39) respectively arranged in the first and second compressing chambers to be radially movable between extended positions thereof and retracted positions thereof (Fig. 22).
- 5. Regarding claims 5-10, the modified Fujio device discloses the invention as described in claim 2 and further discloses the first eccentric unit comprises a first

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eccentric cam (6b) fixedly fitted around an outer surface of the rotating shaft in the first compressing chamber, and a first eccentric bush (9a) rotatably fitted around an outer surface of the first eccentric cam; the second eccentric unit comprises a second eccentric cam (6a) fixedly fitted around the outer surface of the rotating shaft in the second compressing chamber, and a second eccentric bush (7b) rotatably fitted around an outer surface of the second eccentric cam; and the compressing unit further comprises a locking unit (Hix et al., Fig. 5) adapted to lock the first and second eccentric bushes in opposite states in accordance with the rotating direction change of the rotating shaft such that one of the first and second eccentric bushes is locked in an eccentric state, while the other eccentric bush is locked in an eccentricity-released state, a cylindrical connecting member adapted to connect the first and second eccentric bushes such that the first and second eccentric bushes have opposite eccentric directions (Fig. 4, 58); and the locking unit comprises a locking slot (70) provided at the connecting member to extend circumferentially, and a locking pin (74) extending radially through the locking slot to be coupled to the rotating shaft such that the locking pin is engagable with the locking slot (Fig. 4), the first vane is arranged between suction (right of 39) and discharge ports (left of 39) of the first compressing chamber to be radially movable between an extended position thereof and a retracted position thereof while being in contact with an outer surface of the first sleeve (Fujio, Fig. 22); and the second vane is arranged between suction and discharge ports of the second compressing chamber to be radially movable between an extended position

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thereof and a retracted position thereof while being in contact with an outer surface of the second sleeve (Fig. 19).

- 6. Claims 3, 4, 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujio in view of Hix et al. as applied to claims 1, 2 and 5-10 above, and further in view of Weber (US 5780990). The modified Fujio device discloses the compressor as described in the rejection of claims 3 and 8 above, but fails to disclose the motor being a brushless DC motor and being an inverter motor.
- 7. Weber teaches a variable capacity compressor with a drive motor being a DC brushless motor (col. 9, line 37) and an inverter motor (290). It would have been obvious for a person having ordinary skill in the art at the time the invention was made to utilize a drive motor for a variable capacity compressor being a DC brushless or inverter motor in order to provide a drive motor that is more compact and with reduced mass, operating more quietly and efficiently (col. 9, lines 15-18).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas J. Duff whose telephone number is (571) 272-3459. The examiner can normally be reached on M-F 7 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Denion can be reached on (571) 272-4859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

8/20/07

Douglas J. Duff

THOMAS DENION
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3700